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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/691,121	10/22/2003	Bodin Dresevic		14984.12.1.1	5333	
	METHODS AND APPARAT ISPLAY CONDITION INFO		OVING THE	QUALITY OF DISPLAYED	IMAGES THROUGH TH	E USE OF
APPLN. TYPE	SMALL ENTITY	ISSUE F	EE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1400	0	\$300	\$1700	08/25/2006
EXAMINER		ART UNIT		CLASS-SUBCLASS]	
BRIER, JE	FFERY A	2628		345-581000		
Number is required. ASSIGNEE NAME AND	ion (or "Fee Address" Indication more recent) attached. Use of RESIDENCE DATA TO BE an assignee is identified beloa? CFR 3.11. Completion of	PRINTED ON T	THE PATENT data will appe T a substitute	ear on the patent. If an assignment.	nce is identified below, the	document has been file
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Change in Entity Status	(from status indicated above) MALL ENTITY status. See 3:				ALL ENTITY status. See 37 (

ent and Trademark Office interest as shown by the records

June 23, 2006 Authorized Signature Date 28,651 ACK D. NYDEGO Registration No.

Registration

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE.

In re application of)	
	Bodin Dresevic, et al.)
Serial No:	10/691,121) Art Unit) 2628
Confirmation No.:	5333) 2028
Filed:	October 22, 2003)
For:	METHODS AND APPARATUS FOR IMPROVING THE QUALITY OF DISPLAYED IMAGES THROUGH THE USE OF DISPLAY DEVICE AND DISPLAY CONDITIION INFORMATION))))
Examiner:	Jeffrey A Brier)

Comments on Statement of Reasons for Allowance

Applicants respectfully submit that the claimed invention as set forth in each of the independent claims and the dependent claims must be read as a whole, and not as a single feature or subcombination of features which represent less than the entirety of the claimed invention as a whole. While a particular feature or subcombination of features referred to by the Examiner in the Statement of Reasons for Allowance may represent a basis for distinguishing the claimed invention over the prior art, Applicants further submit that this may not necessarily be the sole ground for distinguishing the claimed invention over the prior art of record. Accordingly, the Examiner's statement should, in Applicants' view, not be read as constituting or meaning that the invention can or should be reduced to a single "feature" of the invention or to a subcombination of features that is less than the entire invention claimed as a whole, nor that the single feature referenced by the Examiner or subcombination of features referenced by the Examiner in the Statement of Reasons for Allowance is the only or sole grounds for distinguishing the invention over the prior art of record.

Dated this 23 day of June, 2006

Respectfully submitted,

RICK D. NYDEGGER Registration No. 28,651 Attorney for Applicant

Customer No. 047973